UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

FILED

APR 27 2018

	70 17 2 7 2010
United States of America,	Case No. CR 18-44 HSUSAN Y. SOONG OLERK U.S. DISTRICT OF UNIT
Plaintiff,) STIPULATED ORDER EXCLUDING) TIME UNDER THE SPEEDY TRIAL ACT
Tyren McClung Defendant.	
Trial Act from $\frac{1}{27/19}$, to continuance outweigh the best interest of	ne record on
Failure to grant a continuous See 18 U.S.C. § 3161(h	nuance would be likely to result in a miscarriage of justice. a)(7)(B)(I).
defendants, the nature or law, that it is unreason	or so complex, due to <i>[circle applicable reasons]</i> the number of of the prosecution, or the existence of novel questions of fact onable to expect adequate preparation for pretrial proceedings or the trial mits established by this section. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(ii).
	nuance would deny the defendant reasonable time to obtain counsel, exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).
	nuance would unreasonably deny the defendant continuity of counsel, give ed case commitments, taking into account the exercise of due diligence. 1)(7)(B)(iv).
	nuance would unreasonably deny the defendant the reasonable time preparation, taking into account the exercise of due diligence. a)(7)(B)(iv).
	n the record, it is further ordered that time is excluded under 18 U.S.C. § h the consent of the defendant under Federal Rules of Criminal Procedure
	n the record, it is further ordered that time is excluded under 18 U.S.C. § ay resulting from removal/transport of the defendant to another district.
DATED: 437/18	Kandis A. Westmore
	United States Magistrate Judge

Attorney for Defendant

- byce Leavizz